	Applicat	ion No.	Applicant(s)	
	10/024,6	668	YUE, LIN	
Office Action Summary	Examine	er	Art Unit	
	Alexande		2643	
The MAILING DATE of this community Period for Reply	cation appears on th	ne cover sheet with the c	orrespondence add	lress
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNI - Extensions of time may be available under the provisions after SIX (6) MONTHS from the mailing date of this comm - If the period for reply specified above is less than thirty (3) - If NO period for reply is specified above, the maximum statement of the period for reply within the set or extended period for reply Any reply received by the Office later than three months a earned patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no e unication.)) days, a reply within the sta tutory period will apply and will by statute cause the ac	vent, however, may a reply be timatutory minimum of thirty (30) days will expire SIX (6) MONTHS from polication to become ABANDONE	nely filed s will be considered timely, the mailing date of this cor D (35 U.S.C. § 133).	nmunication.
Status				
1) Responsive to communication(s) file	d on <u>14 December :</u>	<u> 2001</u> .		
	2b)⊠ This action is			
3) Since this application is in condition				merits is
closed in accordance with the practic	e under <i>Ex parte</i> Q	uayle, 1935 C.D. 11, 45	3 O.G. 213.	
Disposition of Claims				
4) Claim(s) 1-25 is/are pending in the a	pplication.			
4a) Of the above claim(s) is/ar	e withdrawn from c	onsideration.		
5) Claim(s) is/are allowed.				
6)⊠ Claim(s) <u>1-25</u> is/are rejected.				
7) Claim(s) is/are objected to.			•	
8) Claim(s) are subject to restric	tion and/or election	requirement.		
Application Papers	• •			
9)☐ The specification is objected to by the	Examiner.			
10) The drawing(s) filed on is/are:	a) accepted or t) objected to by the E	Examiner.	
Applicant may not request that any object	tion to the drawing(s)	be held in abeyance. See	e 37 CFR 1.85(a).	
Replacement drawing sheet(s) including	the correction is requi	ired if the drawing(s) is obj	ected to. See 37 CFI	R 1.121(d).
11)☐ The oath or declaration is objected to	by the Examiner. N	lote the attached Office	Action or form PT0	D-152.
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim a) All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies of application from the Internation * See the attached detailed Office action	documents have be documents have be of the priority docum nal Bureau (PCT Ru	en received. en received in Application nents have been receive ale 17.2(a)).	on No ed in this National S	Stage
Attachment(s)				
1) Notice of References Cited (PTO-892)	70.040	4) Interview Summary Paper No(s)/Mail Da		
 Notice of Draftsperson's Patent Drawing Review (P Information Disclosure Statement(s) (PTO-1449 or Paper No(s)/Mail Date <u>4-12-2002,6-4-2003</u>. 		5) Notice of Informal P		-152)

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DETAILED ACTION

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 1,6,17,22 (and any depending claims) rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

As per claim 1, page 8 lines 17-18 state "if the strength of the first pilot signal is smaller than the first threshold value, and if the strength of the first pilot indicator is larger than the first threshold value.". The strength of the pilot signal cannot be simultaneously greater than and less than the same threshold value. For the purpose of examination, examiner assumes the second reference to "first threshold value" (line 18) is changed to "second threshold value".

As per claim 6, claim rejected for same reasons as claim 1 rejection above. The phrase in page 10 lines 23-25 is not clear.

As per claim 17, claim rejected for same reasons as claim 1 rejection above. The phrase in page 14 lines 14-16 is not clear.

As per claim 22, claim rejected for same reasons as claim 1 rejection above. The phrase in page 16 lines 24-26 is not clear.

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Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-3,5-7,9-11,13-19,21-23,25 rejected under 35 U.S.C. 103(a) as being unpatentable over Gilhousen et al. (6421540), and further in view of Butler et al. (6748010).

As per claim 1, Gilhousen discloses a wireless system where pilot signal strength is measured to verify the accuracy of a first and second quick-page bit received by a mobile phone. The pilot signal strength must be above a threshold (a first threshold) in order for the system to acknowledge the quick page requests (Col 5 lines 50-60, Col 7 line 40 to Col 8 line 20). However, Gilhousen does not disclose the use of a second threshold to which the pilot signal level is compared in order to enable the use of a combination of soft decisions (based on the pilot levels and first and second quick-page bit levels).

Butler discloses a quick page system (comprising one or more quick-page indicators for each quick-page timeslot) (Col 2 lines 55-57). The first and second quick-page bits are each associated (respectively) with a set of samples from the pilot channel (a first pilot signal and a second pilot signal) (Col 5 lines 33-50). In the system, if the measured level of the pilot signal is above a certain threshold (a second threshold), then

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the results (soft decisions) are diversity combined (Col 4 lines 10-57). Gilhousen's system in view of Butler would compare the strength of the pilot signal potion associated with the first quick-page bit (first pilot signal), and the pilot signal portion associated with the second quick-page bit (second pilot signal) to the first threshold taught by Gilhousen, and if either of the measured pilot energies are greater than the threshold, the associated quick-page bit will be processed. If both the first or second pilot strengths are below the first threshold, but either the first or second pilot strength is above the second threshold (taught by Butler) a soft decision is made and saved for the associated quick-page bit. The results are diversity combined to make a final decision. It would have been obvious to one of ordinary skill in the art at the time of this application to utilize the second threshold and soft-decision combining of Butler in the system of Gilhousen for the advantage of providing a paging system less resistant to channel noise and fading (since there is an additional method to recover the paging data).

As per claim 6, claim rejected for same reasons as claim 1 rejection. Based upon the results of the pilot signal measurements, the system will process either quick-page bit (or a combination of both) and make a decision that will either alert the mobile device to decode the subsequent paging slot, or enter a sleep mode. Additionally, Butler discloses that if neither signal is received with sufficient quality (Butler's step would only occur after the first pilot level was measured to be under the first threshold), then the system will decode the subsequent paging slot (BUTLER: Col 4 lines 45-57).

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As per claims 10,16,17, claims rejected for same reasons as claim 1 rejection as

Butler and Gilhousen disclose the systems to perform the method of the claim 1 rejection.

As per claim 22, claim rejected for same reasons as claim 6 rejection as Butler and Gilhousen disclose the systems to perform the method of the claim 6 rejection.

As per claims 2,18, claim rejected for same reasons as claim 6 rejection.

As per claims 3,5,7,9,11,13,19,21,23,25, Gilhousen discloses that the 1st and 2nd page bits may be spaced 20 ms apart (Col 5 lines 45-65, Col 6 lines 25-40).

As per claim 14, the system comprises processors in a mobile device (BUTLER: Col 2 lines 15-45).

As per claim 15, Gilhousen (Col 7 lines 40-55) discloses that the energy of the pilot signal associated with each quick-page bit is the pilot strength for that bit.

5. Claims 4,8,12,20,24 rejected under 35 U.S.C. 103(a) as being unpatentable over Gilhousen et al. (6421540), and Butler et al. (6748010) as applied to claims 1,6,10,17,22.

As per claims 4,8,12,20,24, Gilhousen and Butler disclose applicant's claims 1,6,10,17,22, but they do not specify running a computer simulation to optimize the first and second page indicators.

Butler discloses that the method of the system can be carried out by software controlled processors (Col 2 lines 20-40). It would have been obvious to one of ordinary

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skill in the art at the time of this application that software simulations could be run as part of the normal design process for the purpose of testing and optimizing all parameters of the system before it is put out into final product and made available to the public (an

increase in product quality).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alexander Jamal whose telephone number is 703-305-3433. The examiner can normally be reached on M-F 8AM-5PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Curtis A Kuntz can be reached on 703-305-4708. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9306 for regular communications and 703-872-9315 for After Final communications.

AJ March 16, 2005

SUPERVICORY PATENT EXAMINER
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Application Number	10/024,668	
Filing Date	12/14/2001	
First Named Inventor	YUE, Lin	
Art Unit	2642 .	
Examiner Name	Unknown	
Attorney Docket Number	US018504	

	U.S. PATENT DOCUMENTS							
Examiner Initials*	Cite No.1	Document Number NoKind Code ² (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns Lines, Where Relevan Passages or Relevant Figures Appear			
4/		us- 6421540B1	07-16-2002	Gilhousen Klein S Et Al				
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	FOREIGN PATENT DOCUMENTS								
Examiner Initials*	Cite No.1	Document Number (ctry³-no.⁴-kind⁵, if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of cited document	Pages, Columns Lines, Where Relevant Passages or Relevant Figures Appear	۲			
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	NON-PATENT LITERATURE DOCUMENTS							
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Examiner Signature		Date 3-16-05
Signature	i gino	Jonsidered

^{*} EXAMINER: Initial if reference considered, whether of not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

^{**}Unique citation designation number. **2 See attached Kinds of U.S. Patent Documents. **2 Enter Office that Issued the document, by the two-letter code (WIPO Standard ST.3). *For Japanese patent documents; the Indication of the year of the reign of the Emperor must precede the serial number of the patent document. **5 Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. **

Applicant is to place a check mark here if English language Translation is attached.

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U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE						ATTORNEY DOCKET NO.: PHIL 2411000			10/024,668		
PENEORMATION DISCLOSURE STATEMENT BY APPLICANT			APPLICANT: Lin Yue		EXAMINER: N/A						
APR 0 8 2002 E. (Useseveral sheets if necessary)					FILING DATE: December 14, 2001	_		GROUP: To be assig	ned		
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¹ Unique citation designation number. ² See attached Kinds of U.S. Patent Documents. ³ Enter Office that issue the document, by the two-letter code (WIPO Standard ST. 3). ⁴ For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. ⁵ Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. ⁴ Pface a check mark here if English language Translation is attached.

Applicant(s)/Patent Under Application/Control No. Reexamination 10/024,668 YUE, LIN Notice of References Cited Art Unit Examiner Page 1 of 1 2643 Alexander Jamal U.S. PATENT DOCUMENTS Document Number Date Classification Name Country Code-Number-Kind Code MM-YYYY 455/458 US-6,421,540 B1 07-2002 Gilhousen et al. Α 375/148 US-6,748,010 B1 06-2004 Butler et al. В С US-US-D Ε US-US-US-G USн USı US-Κ US-US-L US-М FOREIGN PATENT DOCUMENTS Country **Document Number** Date Classification Name MM-YYYY Country Code-Number-Kind Code Ν 0 Ρ Q R S T NON-PATENT DOCUMENTS . Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages) U W

A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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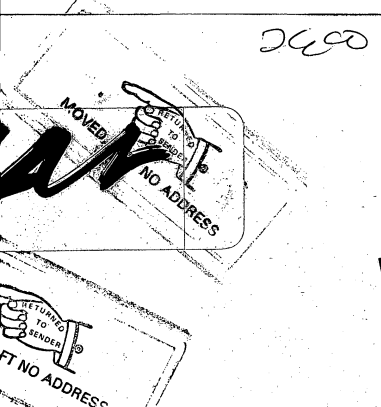
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